Buildings Near Hospitals.

1910, ch. 568.

448A. That no building or structure of any kind whatever shall be crected, constructed or altered, or used as a garage, livery or hiring stable, or any other stable having accommodations for over ten horses, housing of vehicles of any kind, storage house, houses or structures for keeping of inflammable goods or explosives of any kind whatever within six hundred feet (600) of any building or structure used as a public hospital in the City of Baltimore; nothing in this Act shall be construed to apply to garage, livery or hiring stables or any other stable in use at the time of the passage of this Act.

ILLUMINATING OILS AND FLUIDS.

1874, ch. 504. P. L. L. (1888), Art. 4, sec. 329.

449. All oils or fluids manufactured from petroleum or its products, used for illuminating purposes in this State, which shall be manufactured or kept for sale therein, shall be required to stand a fire test of one hundred and ten degrees Fahrenheit before it shall burn, to be ascertained by Tagliabue's coal oil tester, or some other instrument constructed upon the same principle.

1874, ch. 504. P. L. L. (1888), Art. 4, sec. 330.

450. Every person manufacturing or selling illuminating oils or fluids, manufactured from petroleum or its products, by the barrel, shall be required to have stamped upon the head of the barrel the name of the manufacturer thereof and his place of business, together with the words "warranted to stand a fire test of one hundred and ten degrees Fahrenheit before it shall burn."

1874, ch. 504. P. L. L. (1888), Art. 4, sec. 331.

451. Whoever manufactures for illuminating purposes, or sells in quantities not less than a barrel, oils or fluids made from petroleum or its products, which does not sustain the fire test as provided in Section 449, shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be fined not more than one thousand dollars, or imprisoned in the jail or penitentiary not more than two years, in the discretion of the court. Whoever sells in quantities less than a barrel, for illuminating purposes, oils or fluids made from petroleum or its products, which does not sustain the fire test provided for in Section 449, shall forfeit said oil, and be fined not less than five dollars nor more than twenty dollars; said fine to be collected as other fines are now collected, one-half to go to the informer, the other to be paid into the treasury of the State.

1874, ch. 504. P. L. L. (1888), Art. 4, sec. 332.

452. Any purchaser of oils or fluids made of petroleum or its products, for illuminating purposes, bearing the stamp required in Section 450,